btor 1 Georg	rge First Name	H	ddle Name	Kouriabalis Last Name				
	i iist ivaille	IVII	udie Name	Lastivallie				
btor 2								if this is an amended
ouse, if filing)	First Name	Mi	ddle Name	Last Name			sectio	and list below the ns of the plan that hav
ted States Ba	Bankruptcy Court for	the: Northe	ern	District Of: Illinois (State)			been o	changed.
se number: 2 known)	25-07839							
	Form 113 er 13 Pl a	_						12/17
Part 1:	Notices							
Debtors:	indicate that	the option	n is appropi	riate in your circums	some cases, but the pre tances or that it is perm y not be confirmable.			
	In the followin	g notice to	creditors, y	ou must check each b	ox that applies.			
) Creditors	s: Your rights m	ay be affe	cted by this	s plan. Your claim ma	ay be reduced, modified	, or eliminated		
) Creditors	_	ad this pla	an carefully a	and discuss it with you	ay be reduced, modified rattorney if you have one			lo not
o Creditors	You should re have an attorr If you oppose confirmation a Court. The Ba	ad this planey, you mey, you mey, the plan's it least 7 dentruptcy (an carefully a nay wish to co treatment of lays before the Court may co	ond discuss it with you onsult one. If your claim or any prothe date set for the head on firm this plan withou	-	your attorney mess otherwise or tion to confirma	tcy case. If you d nust file an object dered by the Bar tion is filed. See	tion to
o Creditors	You should re have an attorr If you oppose confirmation a Court. The Ba Bankruptcy Ri	ad this pla ney, you m the plan's it least 7 d inkruptcy (ule 3015. I matters m	an carefully a nay wish to contreatment of lays before the Court may contract an addition, your pay be of part collowing iter	and discuss it with you onsult one. If your claim or any prome date set for the head onfirm this plan withou you may need to file a ticular importance. Dems. If an item is cheen.	r attorney if you have one vision of this plan, you or uring on confirmation, unle	your attorney ness otherwise or tion to confirma der to be paid unox on each line	nust file an object dered by the Bar tion is filed. See nder any plan.	tion to nkruptcy er or not the plan
1.1 A lii	You should re have an attorr If you oppose confirmation a Court. The Ba Bankruptcy Ri The following includes each be ineffective	ad this pla ney, you m the plan's at least 7 d inkruptcy (ule 3015. I matters m h of the fo e if set ou	an carefully a hay wish to contreatment of lays before the Court may controlled the court may be of particular of the court may be of particular of the court may be court may	and discuss it with you consult one. If your claim or any proteed the date set for the head onfirm this plan withou you may need to file a ticular importance. Dems. If an item is check to plan.	r attorney if you have one vision of this plan, you or aring on confirmation, unlet further notice if no object timely proof of claim in or btors must check one be	your attorney mess otherwise or tion to confirmater to be paid unto the confirmater to be paid unto the confirmater to the paid unto the confirmater to the confirmater than the	nust file an object dered by the Bar tion is filed. See nder any plan.	tion to nkruptcy er or not the plan
1.1 A lii pay	You should re have an attorr If you oppose confirmation a Court. The Ba Bankruptcy Ri The following includes each be ineffective	ad this plate, you mented the plan's at least 7 dankruptcy (ule 3015. Immatters mented the formatter out of a sement at all	an carefully a hay wish to contreatment of lays before the court may controlled the court may be of particular in the coured claim.	and discuss it with you onsult one. If your claim or any properties date set for the head on firm this plan without you may need to file a discular importance. Defines. If an item is cheef a plan. If you will be a plan.	r attorney if you have one vision of this plan, you or aring on confirmation, unlet further notice if no objectimely proof of claim in or btors must check one backed as "Not Included"	your attorney mess otherwise or tion to confirma der to be paid unox on each line or if both boxed	nust file an object dered by the Bar tion is filed. See nder any plan. e to state wheth is are checked, is	tion to nkruptcy er or not the plan the provision will
1.1 A lii pay 1.2 Avo Sec	You should re have an attorr If you oppose confirmation a Court. The Ba Bankruptcy Ri The following includes each be ineffective	ad this plate, you mented the plan's at least 7 dankruptcy (ule 3015. If matters mented the foliation of the foliation of a sement at allocial lien of the plant of the the plant of a sement at allocial lien of the plant of a sement at allocial lien of the plant of a sement at allocial lien of the plant of a sement at allocial lien of the plant of the pla	an carefully a hay wish to contreatment of lays before the Court may controlled the court may be of particular in the coured claims to the security and the course of the	and discuss it with you onsult one. If your claim or any prote date set for the head on firm this plan withou you may need to file a sticular importance. Dems. If an item is cheer plan. If set out in Section 3 ared creditor ssory, nonpurchase-	r attorney if you have one vision of this plan, you or uring on confirmation, unlet further notice if no objectimely proof of claim in or btors must check one backed as "Not Included"	your attorney mess otherwise or tion to confirma der to be paid unox on each line or if both boxed	nust file an object dered by the Bartion is filed. See nder any plan. e to state whether are checked, and included	tion to nkruptcy er or not the plan the provision will Not included
1.1 A lii pay 1.2 Avo Sec 1.3 Non	You should re have an attorr If you oppose confirmation a Court. The Ba Bankruptcy Ri The following includes each be ineffective fimit on the amountment or no paymoidance of a judiction 3.4	ad this plate, you mented the plan's at least 7 dankruptcy (ule 3015. If matters mented the foliation of a segment at all cial lien of the sitons, set	an carefully a hay wish to contreatment of lays before the Court may controlled the court may be of particular in the court of the security of	and discuss it with you onsult one. If your claim or any protect the date set for the head on firm this plan without you may need to file a sticular importance. Dems. If an item is cheer plan. If you set out in Section 3 ared creditor ssory, nonpurchase-	r attorney if you have one vision of this plan, you or uring on confirmation, unlet further notice if no objectimely proof of claim in or btors must check one backed as "Not Included"	your attorney mess otherwise or tion to confirma der to be paid unox on each line or if both boxed	nust file an object dered by the Bartion is filed. See nder any plan. e to state whether are checked, it linely li	er or not the plan the provision will Not included
1.1 A lii pay 1.2 Avo Sec 1.3 Non	You should re have an attorr If you oppose confirmation a Court. The Ba Bankruptcy Ri The following includes each be ineffective imit on the amougment or no payroidance of a judiction 3.4 Instandard provis	ad this plate, you mented the plan's at least 7 dankruptcy (ule 3015. If matters mented the first out of a sement at all cial lien outsions, set	an carefully a hay wish to contreatment of lays before the court may controlled the court may be of particular in the cured claims to the security of the court in Particular in the cured claims to the security of the court in Particular in the cured claims to the security of the cured claims to the cured claims to the cured cure	and discuss it with you onsult one. If your claim or any properties date set for the head on firm this plan withou you may need to file a sticular importance. Dems. If an item is cheef a plan. If you have the plan without the plan item is cheef a plan. If an item is cheef a plan. If an item is cheef a plan. If you have the plan item is cheef a plan. If an item is cheef a plan.	r attorney if you have one vision of this plan, you or uring on confirmation, unlet further notice if no objectimely proof of claim in or btors must check one backed as "Not Included"	your attorney mess otherwise or tion to confirma der to be paid unox on each line or if both boxed	nust file an object dered by the Bartion is filed. See nder any plan. e to state whether are checked, it linely li	er or not the plan the provision will Not included
1.1 A lii pay 1.2 Avo Sec 1.3 Non	You should re have an attorr If you oppose confirmation a Court. The Ba Bankruptcy Ri The following includes each be ineffective imit on the amougment or no paymoidance of a judiction 3.4 Plan Paymen (s) will make regularity.	ad this plate, you mented the plan's at least 7 dankruptcy (ule 3015. If matters mented the first out of a sement at all cial lien outsions, set	an carefully a hay wish to contreatment of lays before the court may controlled the court may be of particular in the cured claims to the security of the court in Particular in the cured claims to the security of the court in Particular in the cured claims to the security of the cured claims to the cured claims to the cured cure	and discuss it with you onsult one. If your claim or any protect the date set for the head on firm this plan without you may need to file a sticular importance. Dems. If an item is cheer plan. If you set out in Section 3 ared creditor ssory, nonpurchase-	r attorney if you have one vision of this plan, you or uring on confirmation, unlet further notice if no objectimely proof of claim in or btors must check one backed as "Not Included"	your attorney mess otherwise or tion to confirma der to be paid unox on each line or if both boxed	nust file an object dered by the Bartion is filed. See nder any plan. e to state whether are checked, it linely li	er or not the plan the provision will Not included

2.2	Regular payments to the trustee	will be made from future inc	ome in the follov	ving manner:			
	Check all that apply.						
	Debtor(s) will make payments p	ursuant to a payroll deduction	order.				
	Debtor(s) will make payments d	irectly to the trustee.					
	Other (specify method of payme	ent):					
2.3	Income tax refunds.						
	Check one.						
	Debtor(s) will retain any income	tax refunds received during the	ne plan term.				
	Debtor(s) will supply the trustee turn over to the trustee all incon			ng the plan term	within 14 days	of filing the retu	n and will
	On or before April 20th of the prior year's filed federal tax re	year following the filing of t		h year thereafte	r, the Debtor(s) shall submit a	a copy of the
2.4	Additional payments.						
	Check one.						
	None. If "None" is checked, the	rest of § 2.4 need not be com	pleted or reprodu	ced.			
	Debtor(s) will make additional p and date of each anticipated pa		other sources, as	specified below.	Describe the	source, estimated	l amount,
	[enter source]	,		\$ 0.00		[anticipated dt]	
Pa	Treatment of Secure	d Claims					
3.1	Maintenance of payments and cu	re of default, if any.					
•	Check one.	,					
		e rest of § 3.1 need not be con	npleted or reprodu	uced.			
	None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. ✓ The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s).						
			Current	Amount of	Interest rate	Monthly plan	Estimated total

\$ 2,982.15 Distributed by: Trustee Debtor(s) \$ 79,610.37

\$ 79,610.37

0.00 % \$ 0.00

Insert additional claims as needed.

Specialized Loan Servicing

1032 Bette Ln Glenview IL 60025

3.2	Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one. None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.													
	None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.													
	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.													
	The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed <i>Amount of secured claim</i> . For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.													
	The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.													
	The holder of a of the debtor(s)	•		•	the column he	eaded <i>Amount</i>	of sec	cured claim w	vill retain the	e lier	n on the prop	perty interest		
	(a) payment of	the underlying	g debt determ	nined under i	nonbankruptcy	law, or								
	(b) discharge of	of the underlying	ng debt under	r 11 U.S.C. §	1328, at whic	h time the lien	will te	rminate and	be released	by	the creditor.			
	Name of Creditor	Estimated amount of creditor's total claim	Colla	ateral	Value of Collateral	Amount of claims senior to creditor's claim		ount of red claim	terest rate	pa	Monthly Esyment to reditor	stimated total of monthly payments		
IRS		\$ 233,941.00	Personal Prop	perty	\$ 10,000.00	\$ 0.00	\$ 10,0	00.00	3.50 % \$	200	0.00 \$	10,915.00		
	Insert additional cla	aims as neede	d.						1		<u>'</u>	,		
3.3	Secured claims ex	cluded from	11 U.S.C. § §	506.										
	Check one.		·											
	None. If "None"	' is checked, th	ne rest of § 3.	.3 need not b	e completed o	or reproduced.								
	☐ The claims liste	d below were	either:											
	(1) incurred within personal use of	-		n date and s	ecured by a pu	ırchase money	/ secui	rity interest in	a motor ve	hicl	e acquired fo	or the		
	(2) incurred within	1 year of the	petition date	and secured	by a purchase	e money securi	ity inte	erest in any ot	ther thing of	val	ue.			
	(2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value. These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the debtor(s).													
	Nam	ne of Creditor			Collatera	ı		Amount of	Interest ra	te	Monthly plar	payments by		

Distributed by:

Trustee

Debtor(s)

3.4 Lier	avoidance.								
Ch	Check one.								
\checkmark	None. If "None" is checked, the rest o	f § 3.4 need not be completed or i	reproduced.						
-	he remainder of this paragraph will	be effective only if the applicab	le box in P	art 1 of this	plan is checked.				
	The judicial liens or nonpossessory, no debtor(s) would have been entitled und securing a claim listed below will be avamount of the judicial lien or security in amount, if any, of the judicial lien or se § 522(f) and Bankruptcy Rule 4003(d).	der 11 U.S.C. § 522(b). Unless oth voided to the extent that it impairs nterest that is avoided will be treat curity interest that is not avoided with the control of th	nerwise orde such exem ed as an ur will be paid	ered by the options upon on secured clain in full as a se	ourt, a judicial lien or security inter entry of the order confirming the plant in Part 5 to the extent allowed. The ecured claim under the plan. See 1	est an. The The 1 U.S.C.			
	Information regarding judicial lien or security interest	Calculation of lien a	avoidance		Treatment of remaining secured claim				
	Name of creditor	a. Amount of Lien	\$		Amount of secured claim after avoidance (line a minus line f)				
		b. Amount of all other liens	\$		\$				
		c. Value of claimed exemptions	+\$		Interest rate (if applicable)				
	Collateral	d. Total of adding lines a, b, and c	\$ 0.	.00	%				
		e. Value of debtor(s)' interest in prope	erty - \$		Monthly payment on secured claim				
	Lien identification (such as judgment date, date of lien recording, book and page number)	f. Subtract line e from line d.	\$ 0.	00	\$Estimated total payments on secured				
		Extent of exemption impairment (Check applicable box):			claim \$				
		Line f is equal to or greater than	line a		Ψ				
		The entire lien is avoided. (Do not co the next column.)	mplete						
		Line f is less than line a.							
		A portion of the lien is avoided. (Com the next column.)	plete						
	Insert additional claims a	s needed.							
3.5 Su	render of collateral.								
Check o	ne.								
√	None. If "None" is checked, the rest of	§ 3.5 need not be completed or re	eproduced.						
	The debtor(s) elect to surrender to ea	ich creditor listed below the collate	eral that sec	cures the cre	ditor's claim. The debtor(s) reques	st that			
	upon confirmation of this plan the stay be terminated in all respects. Any allo	- , ,							
	Name of Creditor		Collateral						

Insert additional claims as needed.

Pa		
	ĽН	

Treatment of Fees and Priority Claims

4.1	Genera
-----	--------

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.

4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case but are estimated to be $\frac{5.250}{}$ % of plan payments; and during the plan term, they are estimated to total \$3,307.50

4.3 Attorney's fees

The balance of the fees owed to the attorney for the debtor(s) is estimated to be $\frac{0.00}{0.00}$

4.4 Priority claims other than attorney's fees and those treated in § 4.5.

Check one.

None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.

The debtor(s) estimate the total amount of other priority claims to be \$

4.5 Domestic support obligations assigned or owed to a governmental unit and paid less than full amount.

Check one.

None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.

The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). This plan provision requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322(a)(4).

Name of Creditor	Amount of claim to be paid	
	\$	

Insert additional claims as needed.

Part 5: Treatment of Nonpriority Unsecured Claims

5.1 Nonpriority unsecured claims not separately classified.

Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply.

	The sum of \$
√	$\underline{0.000}$ % of the total amount of these claims, an estimated payment of \$ $\underline{0.00}$.
✓	The funds remaining after disbursements have been made to all other creditors provided for in this plan.

If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$

Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least this amount.

5.2 I	Maintenance of payments an	d cure of any default on nor	priority unsecured cla	aims. Check one.			
	✓ None. If "None" is check	ed, the rest of § 5.2 need not b	ne completed or reprodu	ıced.			
	on which the last payment debtor(s), as specified be	in the contractual installment pant is due after the final plan pantelow. The claim for the arrearas only payments disbursed by	yment. These payments ge amount will be paid i	s will be disbursed in full as specified	d either by the t	rustee or directly by t	he
	Name of creditor		Current installment payment	Amount of arrearage to be paid	Estimated total payments by trustee		
			\$	\$	\$		
			Distributed by:				
			Trustee				
			Debtor(s)				
	Insert additional claims as n	needed.					
5.3	Other senarately classified	d nonpriority unsecured clai	ms Check one				
0.0	_						
		ed, the rest of § 5.3 need not b					
	☐ The nonpriority unsecure	ed allowed claims listed below	are separately classified	d and will be trea	ed as follows		
						F."	
	Name of	creditor Basis fo	r separate classification and	d treatment		nterest rate f applicable) amo	ted total unt of nents
				\$		% \$	
	Insert additional claims as r	needed.					
Par	rt 6: Executory Contra	ncts and Unexpired Lease	es				
6.1	The executory contracts and and unexpired leases are rejo	unexpired leases listed belo		vill be treated as	specified. All	other executory co	ntracts
6.1	The executory contracts and	unexpired leases listed beloected. Check one.	ow are assumed and w		specified. All	other executory co	ntracts
6.1	The executory contracts and and unexpired leases are rejuted. None. If "None" is checked. Assumed items. Current in	I unexpired leases listed beloected. Check one. I, the rest of § 6.1 need not be unstallment payments will be disorrule. Arrearage payments w	ow are assumed and w completed or reproduce	ed. ustee or directly b	y the debtor(s),	as specified below,	subject
6.1	The executory contracts and and unexpired leases are rejuted. None. If "None" is checked. Assumed items. Current in to any contrary court order.	I unexpired leases listed beloected. Check one. I, the rest of § 6.1 need not be unstallment payments will be disorrule. Arrearage payments w	completed or reproduce sbursed either by the truwill be disbursed by the	ed. ustee or directly b	y the debtor(s), column include Treatme	as specified below,	subject bursed
6.1	The executory contracts and and unexpired leases are rejuted. None. If "None" is checked. Assumed items. Current in to any contrary court order by the trustee rather than be	I unexpired leases listed beloected. Check one. I, the rest of § 6.1 need not be installment payments will be disor rule. Arrearage payments wy the debtor(s). Description of leased property	completed or reproduce sbursed either by the tru will be disbursed by the formal control of the	ed. ustee or directly be trustee. The fina Amount of arrearage to be	y the debtor(s), column include Treatme	as specified below, es only payments dis	subject bursed Estimated total payments by
6.1	The executory contracts and and unexpired leases are rejuted. None. If "None" is checked. Assumed items. Current in to any contrary court order by the trustee rather than be	I unexpired leases listed beloected. Check one. I, the rest of § 6.1 need not be installment payments will be disor rule. Arrearage payments wy the debtor(s). Description of leased property	completed or reproduce sbursed either by the tru will be disbursed by the formal control of the	ed. ustee or directly be trustee. The fina Amount of arrearage to be paid	y the debtor(s), column include Treatme	as specified below, es only payments dis	subject bursed Estimated total payments by trustee
6.1	The executory contracts and and unexpired leases are rejuted. None. If "None" is checked. Assumed items. Current in to any contrary court order by the trustee rather than be	I unexpired leases listed beloected. Check one. I, the rest of § 6.1 need not be installment payments will be disor rule. Arrearage payments wy the debtor(s). Description of leased property	completed or reproduce sbursed either by the truivill be disbursed by the formal complete or reproduce shoursed	ed. ustee or directly be trustee. The fina Amount of arrearage to be paid	y the debtor(s), column include Treatme	as specified below, es only payments dis	subject bursed Estimated total payments by trustee

Insert additional contracts or leases as needed

Part 7:	Vesting of Property of the Estat	te		
7.1 Pro	perty of the estate will vest in the debtor	(s) upon		
Che	eck the applicable box:			
✓	plan confirmation.			
	entry of discharge.			
	other:			
			<u> </u>	
Part 8:	Nonstandard Plan Provisions			
8.1 Che	ck "None" or List Nonstandard Plan Pro	visions		
\checkmark	None. If "None" is checked, the rest of Part	8 need not be co	empleted or reproduced.	
	ankruptcy Rule 3015(c), nonstandard provis Form or deviating from it. Nonstandard prov		forth below. A nonstandard provision is a pro ewhere in this plan are ineffective.	vision not otherwise included in the
i ne tolic	owing plan provisions will be effective o	nly if there is a c	neck in the box "included" in § 1.3.	
Part 9:	Signature(s):			
_	natures of Debtor(s) and Debtor(s)' Attor		uu athauruina tha Dahtau(a) aisunatuuna aya antii	and The effective section the Debter(s) if any
า เกе Deb nust sign		s) must sign belov	v; otherwise the Debtor(s) signatures are optic	onal. The attorney for the Debtor(s), if any,
4 -				
×				
Się	gnature of Debtor 1		Signature of Debtor 2	
Fx	ecuted on		Executed on	
	MM / DD /YYYY		MM / DD /YYYY	
x				
<u>/s/</u>	John Wonais	Date	05/22/2025	
Sig	gnature of Attorney for Debtor(s)		MM / DD /YYYY	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$	79,610.37
b.	Modified secured claims (Part 3, Section 3.2 total)		\$	10,915.00
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$_	
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$	
e.	Fees and priority claims (Part 4 total)		\$	3,307.50
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$	0.00
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$	
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$	
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$	
j.	Nonstandard payments (Part 8, total)	+	\$	
	Total of lines a through j		\$	93,832.87